RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Casse 2221 1967 28 A B A CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Casse 2221 1967 28 A B A CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Casse 2221 1967 28 A B A CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRACT - WITH ARBITRACT - WITH

on credit un contract) the	der the	agreements on the Financed and F	he front and back o inance Charge in U.S	f this contract. You is funds according.	agree to pay the to the payment sche	ang this contract, you choose to buy the vehi Seller - Creditor (sometimes "we" or "us" in t dule below. We will figure your finance charge
New/Used	Year	th-In-Lending Di	sclosures below are and Model	part of this contrac	t. ntification Number	Primary Use For Which Purchased
NEW	2018	DODGE		3C4POCAB1	JT535945	otherwise indicated below  otherwise indicated below  N/A
			TH-IN-LENDING D	DISCLOSURES		
ANNUA PERCENT RATE The cost your credi a yearly in	AGE of it as	FINANCE CHARGE The dollar amount the credit will cost you.	Amount Financed The amount of credit provided to you or on your behalt.	Total of Payments The amount you will have paid after you have made all payments as scheduled.	Total Sale Price The total cost or your purchase on credit, including your down Payment of 3 3 \$ 22546.95	Inserance. You may vury the physical diamage insurant interactives requires feet baddy from anyone you clood who is acceptable to us You may also provide the physical diamage insurance through an assisting policy remaind controlled by you fart is acceptable to us. You are in equilated to buy any other insurance to other more. THIS DOCS NOT INFOLIDE INSURANCE OF YOUR LIABILITY FOR BOOILY INJURY OPROPERTY DAMAGE. WITHOUT SUC INSURANCE, YOU MAY NOT OPERATE THE
	nent Sc	hedule WIII Be	ə:	(e)	means an estimate	VEHICLE ON PUBLIC HIGHWAYS.
Number of Payments	Am Par	ount of merits	When Paymo Are Due	ints		If any insurance is checked below, policies certificates from the named insurance companies a describe the terms and conditions.
60	\$		NTHLY	beginni	12/05/2019	Check the insurance you want and sign below: Optional Credit Insurance
N/A N/A	\$	N/A N/	A		1,0	Credit Life: Buyer On: Buyer Both Credit Disability: Duyer Co-Buyer Both Premium:
5 % of the cash Prepayment Security Into Additional 1	he part of h price is ! t. If you pa erest. You Informatio	y early, you will not h are giving a security in: See this contra	full within10 days tate. If the vehicle is prims, s, the charge for each lat save to pay a penalty. Interest in the vahicle be ct for more information the scheduled date and	ing purchased.	ly, or household use 10	Ondet Us s M/A .  Ondet Us s N/A .  N/A  Ondet Usability S .  N/A  N/A  Nogogo Company liame  N/A  Nog
Less	payment = N/ (Vear) ss Trade-In s Pay Off Mals Net Tree	A (Make) Allowance Bde By Seller to N	(Wodel)	\$	19891.03 <sub>(1)</sub> N/A N/A N/A 5491.33	the localized and ones in basical misurative are not one of the control of the co
+ Ot + Ot	ther N/	Α	0.00000		N/A N/A N/A	
	stal downpa		ter "0" and see 4J below)	\$ \$ \$_	54Ø1.33 (2) 14489.7Ø (3)	
4 Other Char (Seller may	rges Includi keep part	ng Amounts Paid to C of these amounts):			(3)	Other Optional Insurance N/A N/A
Life		redit insurance Paid t	o Insurance Company or C	N/A	N/A	Type of Insurance Term N/A Prientum \$
	Optional Ins		\$ noe Company or Companie	N/A s	N/A N/A	Insurance Company Name N/A
to N/	/A		or N/A		N/A	Home Office Address N/A
to N/			N/A N/A		N/A N/A	N/A N/A N/A Type of insurance Terms
D Opiona	d Gap Cont				N/A N/A	N/A
F Vehicle	Tire Fee		-	_ :_	7.50 N/A	Insurance Company, Namie N/A
H Govern	ment Licen	Not Included in Cash se and/or Registrator			N/A	N/A
REC N//	3				110.00	Other optional insurance is not required to obtain credit. Yo decision to buy or not buy other aptional insurance will not be
I Gorami	ment Certif	cate of Title Fees	is not and decodes a sec-		85.00	factor in the credit approval process. It will not be provid unless you sign and agree to pay the extra cost.
to N	/A	CHRYSLER DQ	or Prior Credit or Lease Ba by DOC FEE	lance \$	N/A 299.00	I want the insurance checked above.
to No	J CAR		MOTOR VEH PE		8.80	X N/A N/A Date
to N/	/A		or N/A	- 5	N/A N/A	x N/A N/A
to. N	/A.		N/A		N/A N/A	X N/A N/A Date
to N	/A	- 1	or N/A	\$	N/A	Returned Check Charge: You agree to pay a charge
to N	/A		N/A N/A	\$	N/A N/A	of \$ if any check you give us distanced. If the Whicie is primarily for personal, famil
· Total Or	ther Charge	es and Amounts Paid	to Others on Your Behalf	` s	510.30 (4) 15000.00 (4)	or household use and the cash price is greater the
OPTION:   \			if the Amount Finance	od, item 5, is paid in	(5)	\$10,000, or the Vehicle is for business or agricultural us you also agree to pay a charge of \$20 if any electron payment is returned unpaid.
	_		of cancellation contract) is no harge. If you choose to buy a ract for details on the terms a			This box is checked, the following late chargapites are vehicles perchased primarily tousiness or agricultural use.
Term	N/		N/A	100.22	- 1884 	If a payment is not received in full with  N/A days after it is due, you will ge late charge of S
				Name of Gap Contr	act .	of the part of the payment that is late, whichever is les
I want to buy a Buyer Signs X		•	2 21	-		If this box is not checked, the late charge in the "Federal Truth-In-Lending Disclosures" still applie
Agreement to binding arbitral		th stout action.	agree that, pursuant to the	or additional fromation	concerning the agreemen	contract, you or we may elect to resolve any dispute by neutr to arbitrate.
Buyer Signs X		10	NC	COOLING O	FF PERIOD	
State lav you may you cha	w does y only o nge yo	not provide cancel it if the our mind. This	for a "cooling of e seller agrees of s notice does no	ff" or cancellat or for legal cau	ion period for to se. You cannot	his sale. After you sign this contract cancel this contract simply because tales.
and ret	ain its	right to rec	elve a part of	the Finance		ne Seller may assign this contrac
and we must if any part of	sign it. No this contra	oral changes are bin iclis not valid, all oth	This contract contains the ding. Buyer Signs I are parts stay valid. We man without extending the stay without extending the stay.	ay detay or palegin from	empreing by of gur no	to this contract. Any change to this contract must be in writing.  Buyer Signs X.  Buyer Signs X.  The way of the contract without losing them. For example, we will be sometimes to the contract without losing them.
See back for Do not al	or other in Ign this	portant agreemen contract in bi	ank. NO	OTICE TO RET	AIL BUYER	
You agree	o prote e to the	ct your legal ri terms of this c	ontract. You confir	m that before w	ou signed this cor	tract, we gave it to you, and you were fre
Buyer Sign	ns X				sides of this conti ived a completely b-Buyer Signs X	ract, including the arbitration provision of filled-in copy when you signed it.
Buyer Prin	nted Nam	is checked in "Primar	ERGY & POWER  y Use for Which Purchased a person who is responsible	Print Name SEA	-Buyer Printed Na N ANGEL INI	me N/A Tale PRS Trans PRS Trans PRS
to pay the det Other owner s	bt. The other	r owner agrees to the	security interest in the veh			<u> </u>
				11/05/19 <sub>By</sub>	X	BUSIN
better assigns	its interest	in this contract to	CHRYSLER CAPIT	ML	(Assig	nee) under the terms of Seller's agreement(s) with Assignee

Title BUSINESS MGR

OTHER IMPORTANT AGREEMENTS:

# Casse2221B96728AABXA \* Characteristic Day 2015 Charact Contracto 2018 Dogge and the American Contractor of the American Section of 2

- you owe under this contract, in any order we choose as the law allows.

  c. How late payments or early payments change what you must pay, We based the Finance Change, Tetal of Payments, and Total Sale Price shown on the foint on the assumption, that you will make every payment or the day it is due. Your Finance Change, total of Payments, and Total Sale Price will be notice if you pay late and less if you pay early. Changes may take the form of a larger or emeiler final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will sendy ou notice telling you about these changes before the final scheduled payment is due.

  4. You may prepay, You may prepay all or part of the ungeld part of the Amount Financed at any time without penally. If you do so, you must pay the earned and unpaid part of the Finance Change and all other amounts due up to the date of your payment.

- your payment.

  VOUR OTHER PROMISES TO US

  a. If the vehicle is damaged, destroyed, or missing, You

  the vehicle is damaged, destroyed, or missing. You

  vehicle is carnaged, destroyed, or missing.

  "Listing the well-the Now agrees not to enrowe the vehicle from
  the U.S. or Canada, or to sel, rent, lease, or transfer any
  interest in the vehicle or this contract without cur written
  permission. You agree not jo expose the vehicle to missing,
  seizure, confiscation, or involuntary transfer. If we pay any
  repair, bills, storage bills, taxes, finise, or charges on the
  vehicle, you agree to repay the amount when we ask for it.

  c. Security Interest.

repar. bills: storage bills: taxes; finise, or charges on the vehicle; you agree to repeat the amount which we sak for it.

5. Security Interest.

1. The vehicle and all parts or goods put on it.

2. All money or goods received (proceeds) for the vehicle.

All insurance, maintenance, service, or other contracts.

All insurance, maintenance, service, or other contracts.

All proceeds from nearupner, eminierance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contract. This secures payment of all you owe on this contract. It also source your other agreements in this contract. You will not allow any other security interest (tien) in the vehicle. You will not allow any other security interest (tien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

2. Insurance you must have on the vehicle. You agree to or admarge to the vehicle for the term of this contract. The initiatince must ower our interest in the vehicle. You agree to a many and all loss payer, if you do not have this insurance, we may, if we choose, buy physical dianage neurance. If we decide influence that covers our interest and our interest in the vehicle. On oncome, they shall be all the promise of the contract of the

any indurace settlement to reduce what you owe or repair the vehicle. What happens to returned insurance, maintenance, service, or other contract charges, if we get a refund on insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you

## IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- IF YOU PAY LATE OR SPEAK YOUR OTHER PROMISES

  a. You may eve fate charges. You will pay a late charge on payment or late charges and the payment of the payment of late charge does not excuse you talke payment or man that you may keep making late payments. If you prisk like, we may as or last the steps described below.

  b. You may have to pay all you ove at once, if you break your promises (felbault), we may demand that you pay all you wee on this contract at once. Default means:

  but on the your payment on time.

  but on the your payment on time.

  but of your talker, incorriging, or makedding information of your property.

  You can't a proceeding in bankuptly or one is started against you or your property, or

  You break any agreements in this contract.

  The amount you will one will be the unpaid put of the Anxeunt Financoof glust the earmed and unpaid part of the Prince of Chape, any late charges, and any amounts due because you defeatined.

the excess over 5300 of the amount due when we hire the attorney.

d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If you'r vehicle has an electronic tracking device iscut has GPD, you signer that we marry use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle if any personal farms are in the vehicle, we may store them for you. If you do not, ask for these items back, we may dispose of them as the law allows.

terms are in the vehicle, we may store them for you." If you do not ask for these items back, we may shore she more the leverallows.

How you can get the yehicle back if we take it. If we apposess the vehicle, you may pay to get it back (redeem). We will tely you have you can get the yehicle back if we take it. If we apposess the vehicle if you do not get it back. If you do not get it the yehicle you can get it be the yehicle of ask before selling the vehicle. We will sard you a written notion of ask before selling the vehicle. We will sard you a written notion of ask before selling the vehicle. We will sard you a written notion of ask before selling the vehicle. We will pay the year you written notion as a direct result of taking the whicle. How you written notion say a direct result of taking the whicle, holding it, preparing it for sale, and selling it. Altorney fees and court costs the law permits are also allowed expenses. If any noney is fell grupplus, we will you they you unless the law requires us topay it to someone else. If money from the asis is not enough to pay the amount when we ask, we may charge you prefers at a rate not exceeding the engines tawfur tate until you pay. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, service, or other contracts. If we other had been a concer or we proposess.

If we do man the type of you you would charge to reduce that you on unspail; the vehicle as a late, demand if you can repair the vehicle as a late, demand of charges to reduce what you owe.

### WARRANTIES SELLER DISCLAIMS

WARRANTIES SELLER DISCLAIMS
Unless the Selter makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Selter makes on warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantibility or of threes for a particular perpose.

The property of the property o

Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract, information on the window form overrides any contrary provisions in the contract of sale.

Spasish Translation: Guis pare compradores de vehículos usados. La información que ve en el formutario de la ventanilla para este vehículo forma parte del presente contrato. La información del formation de la ventanilla para este vehículo forma parte del presente contrato. La información del formatian de la ventanilla deja sin efecto toda disposición en contrato contenida en el contrato de venta.

Servicing and Collection Contacts.
You agree that we may try to contact you in writing, by e-mail, or using prerecorde/artificial voice measures, text messages, and automatic belighence dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or eligibative trainety poly provide us, e-win the telephone address or eligibative trainety poly provide us, e-win the telephone address or eligibative trainety poly provide us, e-win the telephone trainety poly provide us.

Applicable Law Federal law and the law of the state of New Jersey apply to this

The state of the s

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE

The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use. In all other cases, Buyer will not asset against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

- ARBITRATION PROVISION

  PLEASE REVIEW INPORTANT AFFECTS YOUR LEGAL RIGHTS

  ILEITHER YOU OR WE MAY CHOOSETO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL
- BY JURYTHIAL.

  2 IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHTTO, CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.

  3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

DISCOVERY AID RIGHTS TO APPEAL IN ARRITRATION ARE GENERALLY MCRE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND W WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Ally claim of rispue, whether in contract, not, studie or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitration in the claim or dispute,) between you and us or our employees, agents, successors or assigns, which arises out of the related to your credit application, putchase or condition of this vehicle, this contract or any resulting transaction or relationship (including arbitration) and not by a court action. If the deal law provides that a common law of the claim of the